
STATUTORY INSTRUMENTS

1999 No. 1872

**The Feeding Stuffs (Establishments
and Intermediaries) Regulations 1999**

PART VIII

CONTROL OF PREMIXTURES

Manufacture of certain premixtures referred to in Article 2.2(b) of Directive 95/69

57. No person shall manufacture a premixture, which contains additives of any kind referred to in the fourth or fifth indents of Chapter I.2(a) of the Annex, but does not contain a zootechnical additive, with a view to putting it into circulation, except on a UK approved or permitted Article 2.2(b) establishment.

Further control of manufacture of premixtures to which regulation 57 applies

58. No person shall manufacture a premixture of the kind to which regulation 57 applies on a UK approved Article 2.2(b) establishment, with a view to putting it into circulation, unless he fulfils the essential conditions contained or referred to in Chapter I.2(b) of the Annex.

Manufacture of premixtures referred to in Article 7.2(b) of Directive 95/69

59. No person shall manufacture a premixture, which contains additives of any kind (other than copper, selenium, vitamin A and vitamin D) referred to in Chapter II(a) of the Annex, but does not contain an additive of any kind referred to in Chapter I.2(a) of the Annex, with a view to putting it into circulation, except on a UK registered or permitted Article 7.2(b) establishment.

Further control of manufacture of premixtures to which regulation 59 applies

60. No person shall manufacture a premixture of the kind to which regulation 59 applies on a UK registered Article 7.2(b) establishment, with a view to putting it into circulation, unless he fulfils the essential conditions contained or referred to in Chapter II(c) of the Annex.

Wrapping, packaging and storage by intermediaries of certain premixtures referred to in Article 3.1 of Directive 95/69

61. No intermediary shall wrap, package or store a premixture which contains additives of any kind referred to in the fourth or fifth indents of Chapter I.2(a) of the Annex, but does not contain a zootechnical additive, other than a UK approved or permitted Article 3.1(PA) intermediary.

Further control of wrapping, packaging or storing by intermediaries of premixtures to which regulation 61 applies

62. No UK approved Article 3.1(PA) intermediary shall wrap, package or store a premixture of the kind to which regulation 61 applies, unless he fulfils the essential conditions contained or referred to in point 7 of Chapter I.2(b) of the Annex.

Wrapping, packaging and storage by intermediaries of premixtures referred to in Article 8.1 of Directive 95/69

63. No intermediary shall wrap, package or store a premixture which contains additives of any kind (other than copper, selenium, vitamin A and vitamin D) referred to in Chapter II(a) of the Annex, but does not contain an additive of any kind referred to in Chapter I.2(a) of the Annex, other than a UK registered or permitted Article 8.1(PA) intermediary.

Further control of wrapping, packaging or storing by intermediaries of premixtures to which regulation 63 applies

64. No UK registered Article 8.1(PA) intermediary shall wrap, package or store a premixture of the kind to which regulation 63 applies, unless he fulfils the essential conditions contained or referred to in point 7 of Chapter II(c) of the Annex.

Putting into circulation by intermediaries of premixtures to which regulation 61 applies

65. No intermediary shall put into circulation a premixture of the kind to which regulation 61 applies, other than an EC or UK approved or permitted Article 3.1(PA) intermediary.

Further control of putting into circulation by intermediaries of premixtures to which regulation 61 applies

66. No EC or UK approved Article 3.1(PA) intermediary shall put into circulation a premixture of the kind to which regulation 61 applies, unless he fulfils the essential conditions contained or referred to in point 7 of Chapter I.2(b) of the Annex.

Putting into circulation by intermediaries of premixtures to which regulation 63 applies

67. No intermediary shall put into circulation a premixture of the kind to which regulation 63 applies, other than an EC or UK registered or permitted Article 8.1(PA) intermediary.

Further control of putting into circulation by intermediaries of premixtures to which regulation 63 applies

68. No EC or UK registered Article 8.1(PA) intermediary shall put into circulation a premixture of the kind to which regulation 63 applies, unless he fulfils the essential conditions contained or referred to in point 7 of Chapter II(c) of the Annex.

Putting into circulation of certain premixtures

69.—(1) No person shall put into circulation a premixture which contains additives of any kind referred to in the fourth or fifth indent of Chapter I.2(a) of the Annex, but does not contain a zootechnical additive, with a view to incorporation of the premixture in a compound feeding stuff, except a premixture manufactured on a UK approved or permitted Article 2.2(b) establishment, an EC approved or permitted Article 2.2(b) establishment, a UK approved or permitted third

country Article 2.2(b) establishment or an EC approved or permitted third country Article 2.2(b) establishment.

(2) No person shall put into circulation a premixture which contains additives of any kind (other than copper, selenium, vitamin A and vitamin D) referred to in Chapter II(a) of the Annex, but does not contain an additive of any kind referred to in Chapter I.2(a) of the Annex, with a view to incorporation of the premixture in a compound feeding stuff, except a premixture manufactured on a UK registered or permitted Article 7.2(b) establishment, an EC registered or permitted Article 7.2(b) establishment, a UK registered or permitted third country Article 7.2(b) establishment or an EC registered or permitted third country Article 7.2(b) establishment.

Supply of certain premixtures

70.—(1) No person shall supply a premixture containing any copper, selenium, vitamin A or vitamin D, but not containing a zootechnical additive, unless the premixture concerned has been manufactured on—

- (a) a UK approved or permitted Article 2.2(b) establishment,
- (b) an EC approved or permitted Article 2.2(b) establishment,
- (c) a UK approved or permitted third country Article 2.2(b) establishment, or
- (d) an EC approved or permitted third country Article 2.2(b) establishment.

(2) No person shall supply a premixture containing any copper, selenium, vitamin A or vitamin D, but not containing a zootechnical additive, unless it is supplied—

- (a) to a UK approved or permitted Article 3.1(PA) intermediary,
- (b) to an EC approved or permitted Article 3.1(PA) intermediary,
- (c) to a UK registered or permitted Article 7.2(c)(PA) establishment,
- (d) to an EC registered or permitted Article 7.2(c)(PA) establishment,
- (e) to a UK registered or permitted Article 7.2(d)(PA) establishment,
- (f) to an EC registered or permitted Article 7.2(d)(PA) establishment, or
- (g) by way of export to a third country, and the requirement specified in Article 22 of Directive 70/524 is satisfied in relation to it.

Incorporation of certain premixtures into compound feeding stuffs

71.—(1) Subject to paragraph (2), no person shall incorporate into a compound feeding stuff a premixture containing a substance used as a carrier, and containing any copper, selenium, vitamin A or vitamin D, but not containing a zootechnical additive, unless he incorporates it in a proportion of at least 0.2% by weight of the feeding stuff.

(2) Notwithstanding paragraph (1), but which prejudice to regulations 86 and 87, if the requirement as to premixtures specified in the second paragraph of Article 13.3 of Directive 70/524 is met in relation to the premixture concerned, a person may incorporate it into a compound feeding stuff, in any proportion of not less than 0.05% by weight of the feeding stuff, on—

- (a) a UK approved or permitted Article 2.2(b) establishment,
- (b) an establishment (not being a UK approved or permitted Article 2.2(b) establishment) as to which the competent body is satisfied that the conditions for approval as a UK approved Article 2.2(b) establishment are met, or
- (c) an establishment (not being a UK approved or permitted Article 2.2(b) establishment, or an establishment which the competent body has declined to approve as a UK approved Article 2.2(b) establishment)—

- (i) on which, on 1st April 1998, a premixture containing a substance used as a carrier, and containing additives of any kind referred to in Chapter 1.2(a) of the Annex, was being manufactured in a proportion of less than 0.2% by weight of the feeding stuff, and
- (ii) as to which—
 - (aa) before 1st September 1998, a request, (consideration of which is pending) was made to the competent body to satisfy itself that those conditions are met, or
 - (bb) in any case where the additives which the premixture contained included a zootechnical additive, before 1st October 1999 a request (consideration of which is pending) has been made to the competent body to satisfy itself that those conditions are met, accompanied by a declaration that, had the 1998 Regulations provided for such a request, there would have been no reason to prevent one being made before 1st September 1998.

Importation of certain premixtures referred to in Article 2.2(b) of Directive 95/69

72. No person shall import into the United Kingdom from a third country, a premixture which contains additives of any kind referred to in the fourth or fifth indents of Chapter I.2(a) of the Annex, manufactured in a third country, but does not contain a zootechnical additive, unless the premixture was manufactured on a UK approved or permitted third country Article 2.2(b) establishment, or an EC approved or permitted third country Article 2.2(b) establishment.

Importation of premixtures referred to in Article 7.2(b) of Directive 95/69

72. No person shall import into the United Kingdom from a third country, a premixture which contains additives of any kind (other than copper, selenium, vitamin A and vitamin D) referred to in Chapter II(a) of the Annex, but does not contain an additive of any kind referred to in Chapter 1.2(a) of the Annex, manufactured in a third country, unless the premixture was manufactured on a UK registered or permitted third country Article 7.2(b) establishment, or an EC registered or permitted third country Article 7.2(b) establishment.